SUMMARY ANALYSIS OF PUBLIC LAW 87-195

PART I

Chapter 1 - Short Title and Policy

Sec. 101. This part of the Foreign Assistance Act of 1961 may be cited as the "Act for International Development of 1961."

Sec. 102. This is a long statement of congressional policy reciting that the United States will continue to assist other free countries to help them maintain their freedom.

Chapter 2 - Development Assistance

Title 1 - Development Losa Fund

- Sec. 201. (a) Authorises the President to establish a fund known as the "Development Loan Fund" to be used by the President to make leans pursuant to authority in Title 1.
- (b) This section authorizes the President to make leans on appropriate conditions and establishes certain criteria.
- Sec. 202. (a) This section authorizes to be appropriated to the President for purposes of Title 1, \$1, 200, 000, 000 for fiscal year 1962 and \$1, 500, 000, 000 for each of the next four (4) succeeding years which sums shall remain available until expended.
- (b) This is the section which authorizes the President, where he determines it necessary for long-term plans and programs of development assistance to enter into agreements committing funds under this Title subject only to the annual appropriation of the actual funds.

- (c) Where such agreements involve funds yet to be appropriated the President is required to notify the Foreign Relations and Appropriations Committees of the Senate and the Speaker of the House of Representatives of terms of such agreement.
- Sec. 203. Receipts from local made under this Title are made # available for further use and remain available until expended.
- Sec. 384. The President is required to establish an interagency Development Lean Committee consisting of officers from various agencies of the Government. Where such officers have not been appointed by the President with the consent of the Senate, it is required that their names be submitted for confirmation. This Committee is to establish standards and criteria for leading operations.

Title II - Development Grants and Technical Cooperation

- Sec. 211. This authorizes the President to promote the economic development of less developed friendly countries and areas through development grants and technical cooperation.
- Sec. 212. This section authorizes to be appropriated to the President for the purposes of section 211 for fiscal 1962 a sum not to exceed \$380,000,000 which shall remain available until expended.
- Sec. 213. The President is authorized to use not to exceed \$2,000,000 of the funds available for the purposes of section Ill for assistance to premote the peaceful uses of atomic energy outside the United States.
- Sec. 214 (a) The President is authorized to use, in addition to other funds available for such purposes, funds made available for the purposes of section 211 for assistance to schools and libraries outside the United States founded or sponsored by United States citizens serving as study and demonstration conters for ideas and practices of the United States.

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- (b) The President is authorized to use foreign currencies accruing to the United States Government under any law for the purposes of subsection (a) above and for assistance to hospitals outside the United States founded or sponsored by United States citizens and serving as centers for medical treatment, education, and research.
- Sec. 215. It was declared to be the policy to assist associations of operators of small farms by making leans not to exceed \$25,000 in any case and an over-all limitation of unpaid balances of all such leans not to exceed \$10,000,000.

Title III - Investment Guaranties

- Sec. 221 (a) The President is authorized to Issue guaranties to United States citizens, corporations, or partnerships to assist private enterprise in developing less developed friendly sountries and areas. Each project shall be approved by the President.
- (b) Conranties outstanding at any one time shall not exceed \$1,000,000,000.
- Sec. 222. Fees shall be charged for each guaranty in an amount to be determined by the President and all fees collected will remain available for expenditure in discharge of liabilities under guaranties.
- Sec. 224. In order to stimulate private home ownership and assist in developing stable economies, the authority of this Title should be used for development in the American Republics of self-liquidating pilot housing projects. Guaranties under this section shall not exceed \$10,000,000 at any one time.

Title IV - Surveys of Investment Opportunities

- Sec. 231. The President is authorized to participate in the financing of surveys by private enterprise of investment opportunities in less developed friendly countries and areas up to 50% of the total cost. Each survey shall be approved by the President.
- Sec. 232. It is authorized to be appropriated to the President for fiscal 1962 for the purposes of this Title not to exceed \$5,000,000 which shall remain available until expended.

Chapter 3 - International Organizations and Programs

- Sec. 301. The President is authorized to make contributions on a grant basis to international organizations.
- Sec. 302. There is authorized to be appropriated to the President for use in addition to funds available under any other set for such purposes for fiscal 1962 to carry out the purposes of this Chapter not to exceed \$153, 500, 000.

Chapter 4 - Supporting Assistance

- Sec. 401. General Authority. The President is authorized to furnish assistance to friendly countries, organizations, and bedies eligible to receive assistance under this part on such terms and conditions as he may determine, in order to support or promote economic or political stability.
- Sec. 402. Authorisation. There is hereby authorised to be appropriated to the President for use beginning in the fiscal year 1962 to carry out the purposes of this Chapter not to encod \$465, 000, 000 which shall remain available until expended.

Chapter 5 - Contingency Fund

- Sec. 451. Contingency Fund. (a) There is hereby authorized to be appropriated to the President for the fiscal year 1962 not to exceed \$300,000,000 for use by the President for assistance authorized by Part I in accordance with the provisions applicable to the furnishing of such assistance, when he determines such use to be important to the national interest.
- (b) The President shall keep the Committee on Fereign Relations and the Committee on Appropriations of the Senate and the Spanker of the New o of Representatives currently informed of the use of funds under this section.

PART II

Chapter 1 - Short Title and Policy

- Box. 501. This part cited as the 'International Peace and Security'
- Sec. 502. This section states the policy of the Geogress to continue military assistance to friendly countries and international organisations.

Chapter 2 - Military Assistance

- Sec. 504. There is authorized to be appropriated to the President for use beginning in fiscal years 1962 and 1963 to entry out the purpose of this Part, not to encood \$1,700,000,000 for each such fiscal year which sums remain available until expended.
- Sec. 506. Specific conditions of eligibility of military socistance on a grant basis are spelled out.

- Sec. 510. During fiscal year 1962 the President may order defence items from stocks of the Department of Defence for purposes of Part II, subject to subsequent reimbursement from subsequent appropriations available for military assistance. The value of such orders shall not exceed \$300,000,000. Prompt notice of action taken under this section shall be given to the Committee on Foreign Relations. Appropriations and Armed Services of the Senate and the Speaker of the House of Representatives.
- Sec. 511. (a) The value of grant programs of defense articles for American Republics contained in this part in any flocal year beginning with 1962 shall not exceed \$57, 500, 800.
- (b) Internal security requirements shall not, unless the President determines otherwise and premptly reports such determination to the Senate Committee on Foreign Relations and to the Speaker of the House of Representatives, be the basis for military assistance programs for American Republics.

PART III

Chapter i. - General Provisions

- Sec. 610. Whenever determined necessary by the President, not to exceed 10 per cent of the funds made available for any prevision of this Act may be transferred to and made available for any other prevision of this Act except that the total in the prevision for the benefit of which the transfer is made shall not be increased by more than 20 per cent of the funds made available for such a prevision.
- Sec. 613. Accounting, Valuation, and Reporting of Fereign Currencies, Secretary of the Treasury is vested with the responsibilities for evaluation and central accounting with respect to fereign currencies, ewed to or owned by the United States. The Secretary is authorised to issue regulations

binding upon all agencies. The Secretary of the Treasury is also given sole authority to establish exchange rates for all fereign currencies to be used in reporting by all agencies. It further provides for each agency to report to the Treasury semiannually an inventory of fereign currencies which reports are then to be consolidated and presented to the Congress.

- Sec. 614. Special Authorities. (a) In each fiscal year the President may authorize the use of funds made available under this Act in the total amount not to exceed \$250,000,000 and the use of not to exceed \$100,000,000 of fereign currencies accruing under this Act or any other law without regard to the requirements of this Act or any other law relating to receipts and credits accruing to the United States. Not more than \$50,000,000 of the funds available under this subsection may be allocated to any one country in any one fiscal year.
- (b) The President may use the funds available for the purposes of Chapter 4 of Part I to most the responsibilities of the United States in Germany, including West Berlin, without regard to such provisions of law as he determines should be disregarded to achieve this purpose.
- (c) The President is authorised to use amounts not to enseed \$50,000,000 of the funds made available under this Act pursuant to his scriffication that it is inadvisable to specify the nature of the use of such funds, which certification shall be deemed to be a sufficient vousher for such amounts.
- Sec. 615. Provisions of this Act authorizing the appropriation of funds shall be construed as the authority to ereate obligations in advance of appropriations within the amounts so authorized to be appropriated.
- Sec. 620. (a) No assistance shall be furnished under this Act to the present government of Cuba. As an individual means of implementing and carrying into effect the policy of the preceding sentence, the President is authorized to establish and maintain a total embarge upon all trade between the United States and Cuba.

(b) He assistance shall be furnished under this Act to the government of any country unless the President determines that such country is not dominated or controlled by the international Communist movement.

Chapter 2 - Administrative Previsions

- Sec. 621. Exercise of Functions. This section provides that the President may exercise the functions conferred upon him by the Act through each agency or efficer of the U.S. Government as he shall direct. (This is of special interest in that this theme runs throughout the Act namely it does not establish a new Government agency on a statutory basis, it simply provides that the President may direct that the functions under the Act shall be carried out by such agency or efficer as he may determine.) This section provides for abelition of the Development Loan Fund and the International Gooperation Administration when a new agency takes on the functions.
- Sec. 622. Coordination with Foreign Policy. This section provides that all action shall be properly coordinated with the Secretary of State who shall be responsible for continuous supervision and general direction of the assistance programs including whether or not there shall be a military assistance program for a country.
- Sec. 624. Statutery Officers. (a) This section authorises the President to appoint by and with the advice of the Senate, twelve officers in some agency responsible for administering Part I.
 - (i) One shall have rank and compensation of an Under Secretary;
 - (2) Two shall be rank and compensation of a Deputy Under Secretary of an executive department:
 - (3) Mine shall have rank and compensation of Assistant Secretaries.
 - (c) (i) There is established in the Department of State an "Inspector General, Fereign Assistance," appointed by the President with Senate confirmation. In addition, there is one

Deputy Inspector General, Fereign Assistance, and two Assistant Inspector Generals, Fereign Assistance, who shall be appointed by the President. The Inspector General shall receive compensation of \$20,000 per annum, the Deputy Inspector General at \$19,500 and each Assistant at \$19,000.

- (2) Inspector General reports directly to the Secretary of State and his duties are specified.
- (6) The Inspector General is authorized to suspend all or any part of any project or operation (but not a country program) with respect to which he is conducting an inspection with prior written notice to the Secretary of State.
- (7) The expenses of the Inspector General are subject to what is known as the Hardy Provise (or perhaps the Dick Bray Provise) which prohibits expenditures after a 35-day period after General Accounting Office or any committee of Congress requests the Secretary of State, in writing, to furnish any particular document or paper relating to the Inspector General's activities until such document has in fact been presented or the President personally cartifies that he has ferbidden furnishing of the document and his reason for so doing. The Inspector General is given \$2,000 per year of confidential funds.
- Sec. 625. Employment of Personnel. (b) Within the U. S. to carry out Part I or to coordinate Part I and Part II, seventy-six people may be appointed, compensated or removed without regard to the provisions of any law. Fifty-one of these may be at rates higher than Grade GS-15 and of these fifty-one, eight may be paid up to \$19,000. With respect to those seventy-six positions, it is provided that under Presidential regulations, employees of other Government agencies who are appointed to such positions are entitled upon removal from such position to reinstatement in their previous position or position of comparable grade and salary.
- (c) With respect to personnel to earry out Part 2, eight may be at grades higher than G8-15 and of these three may be paid up to \$19,000.

- (4) (1) Outside the U. S., individuals may be employed and receive compensation at rates provided by the Fereign Service Act together with the allowances and benefits thereunder. These individuals who are appointed on a basis of Fereign Service Receive are suitled to reinstatement benefits with other Government agencies in accordance with Sec. 528 of the Fereign Service Act.
- (3) It is again provided that persons appointed for service abread are entitled to all the benefits of the Foreign Service Act.
- (e) The President can prescribe standards and other criteria for maintaining adequate performance levels for people employed outside the U. S. In such cases the President may, notwithstanding any other law, but subject to an appropriate administrative appeal, separate employees who fail to most such standards or other criteria. Such personnel may be granted personnel severance benefits of one month's salary for each year's service, but not to exceed one year's salary.
- For. 626. Exports, Consultants, and Rotired Officers. (b) Individuals employed as consultants are encupted from certain provisions of conflict of interest law statutes and are encupted entirely from the dual compensation statutes.
- (c) Rotired military efficers are enempted from the dual office heiding statute but are required to alsot retired pay or salary. (CIA statute only authorizes 15 such positions.)
- Sec. 631. Missions and Staff Abroad. (b) The Chief and Deputy Chief of Missions abroad dealing with Part I shall be appointed by the President and may, netwithstanding any other law, he removed by the President at his discretion. Where approved by the President, Chief of Mission may receive compensation allowances of a Chief of Mission Class 3, \$22,500 salary per annum or Chief of Mission Class 4, \$20,000 salary per annum or lower Fereign Service salary.
- Sec. 532. Allocation and Reimbursement Among Agencies. The President is antherized to allocate or transfer to any agency
 of the U. S. Government any part of any funds available for entrying out
 the provisions of the Act. Such funds will be available from obligation

expenditure for the purposes authorized under this Ast or under authority governing the activities of the agencies of the U. S. Government to which such funds are allocated or transferred. (Funds transferred under this authority to CIA could be expended utilizing CIA authority.)

- Sec. 633. Waivers of Gertain Laws. (a) When determined by the President the functions authorized under the Act may be performed without regard to previouse of law jother than the Renegotiation Act of 1761) regulating the making, performance, amandment, or medification of contracts and the expenditure of Government funds as the President may specify.
- (c) Military personnel may be assigned or detailed to any civil office to earry out this Act netwithstanding the statutory probabilisms on military personnel being assigned to civil office.
- Sec. 634. Reports and Information. (c) Again we have the Porter Mardy Provise applicable to any funds under the Act outling off funds after the Gongress or GAO requests documents and they are not furnished unless the President personally intervenes. (See similar provisions applicable to the Inspector General.)
- (d) Each year the Provident shall notify the Committee on Foreign Relations and the Committee on Appropriations of the Senate and the Speaker of the House of Representatives where expenditures were made substantially different from the presentation to the Congress. In addition, the President is required to notify the same committees of cortain determinations required under specified sections.
- Sec. 635. General Authorities. (d) The Provident is authorised to accept and use mency, property and services made available by gift, device, bequest or grant.
- (g) With respect to leans made under the Act, the Provident may collect or compressive any obligations or he may refer any such obligations or rights to the Attorney General for action.

- (h) Gentracte or agreements for commitments for the expenditure of funds under Titles II and V of Chapter 3 of Part I and under Part II may extend for not more than five years.
- (i) Glaims arising out of investment guaranty operations may be settled or may be arbitrated under conditions as the Precident directs. Payments made pursuant to such settlements or as a result of an arbitration award shall be final and conclusive netwithstanding any other provision of law.
- Sec. 636. Previolens on Uses of Funds. (a) Appropriations for Part I purposes shall be available.
 - (6) Funds are available for entertainment not to exceed \$25,000 per year.
 - (8) Expenditures up to \$50,000 en a confidential fundo basis.
 - (9) hourance of motor vehicles and aircraft required //
 - (16) Rent or lease outside the U. S. not to exceed ten years of offices, buildings and living quarters.
 - (14) Use in accordance with the authorities of the Foreign Service Act of 1746 not otherwise provided for (this probably seems superfluous but semebody wanted to make real sure).
 - (17) Travel expenses for personnel to include cost of transporting automobiles to and from a place of storage and the cost of storing automobiles when it is in the public interest or more economical to authorize storage. (This is an authority the Agency would like to have.)
- (b) Hidden in general language authorizing funds for shlarice and allowances and printing and binding it is provided that funds may be used for expenditure outside the U.S. for the procurement of supplies and services and for other administrative and operating purposes

without regard to such laws and regulations governing the obligations and expenditure of Government funds as may be necessary to accomplish the purpose of this Act. (This is what we know as complete double . 002 authority, that is while the funds are vouchered and reviewed by GAO, there is no basis on which exceptions can be taken since all laws may be waived not only as to expenditure but also as to obligations.)

- (c) Up to \$3,000,000 can be used for schools and hospitals for use of personnel carrying out activities under the Act and other U. S. Government personnel and their dependents.
- (e) This is a general provision authorizing training costs of personnel at external institutes. In addition, authorizes training for individuals who are not in fact employees.
- (g) Funds under Part II (Military Assistance) are available for reimbursement of actual expenses of military officers assigned as tour directors in connection with orientation visits of foreign military personnel.

PART IV

- Sec. 708. Geneists of a series of amendments to the Fereign Service Act justified in the reports on the basis that AlD people would need some of these authorities.
- (1) Section 701 of the Foreign Service Act where the Foreign Service Institute is authorized to give orientation and language training to spouses of officers and employees is breadened to include members of the family and specifically authorizes such training abread.
- (3) Section 911 of the Fereign Service Act is amended by adding a new section (9) which provides for rest and recuperation leave for employees and members of their family. A new section (10) authorises travel expenses of members of the family under certain conditions to accompany him on temperary duty assignments.

- (4) The home leave provisions of the Fereign Service are amended to provide for statutory leave of absence in the U. S. upon completion of 18 months continuous service abroad and as soon as possible after completion of three years service abroad.
- (5) Section 942 of the Foreign Service Act authorizing transportation of officers and their dependents where an illness or injury requires hospitalization has been medified to change the requirement relating to the nonavailability of a suitable hospital or clinic to simply nonavailability of "no qualified person or facility" to provide "medical care" and there has been deleted the requirement of hospitalization.

SPECIAL NOTE: All of these previsions amending the Fereign Service Act are of interest to CIA and the Agency should consider seeking legislation on each of the points.